16 4. c	ITIZENS'	AIDE

1

13

For salaries, support, maintenance and miscellaneous purposes .......\$ 129,149

1 SEC. 2. Section two point fifty-nine (2.59), subsection three (3), Code 1975, is amended to read as follows:

3. He shall employ To employ, with the approval of the legislative council or its chairman, such temporary employees as may be required to provide research and bill drafting services prior to and during sessions of the general assembly. Such employees shall be under the supervision of the director and shall be paid from the appropriation made for the general assembly pursuant to section 2.12 funds appropriated to the bureau.

SEC. 3. All federal grants to and the federal receipts of the agencies appropriated funds under this Act are appropriated for the purposes set forth in such federal grants or receipts.

Approved March 1, 1976

# CHAPTER 1055

#### CENSUS LIAISON COMMISSION

S. F. 1267

AN ACT to establish a census liaison commission, prescribing its duties, and authorizing certain cities to draw proposed precinct boundaries for submission to the commission.

## Be It Enacted by the General Assembly of the State of Iowa:

Section 1. Census preparations—commission established.

2 1. There is established a census liaison commission, composed of the president of the senate, the president pro tempore of the senate, the speaker of the house of 3 4 representatives, the speaker pro tempore of the house of representatives, the 5 majority and minority floor leaders of the senate, the majority and minority floor 6 leaders of the house of representatives, the governor, and the state chairpersons of the two major political parties in the state, or their respective designees. 7 8 Necessary staff assistance shall be provided to the commission by the legislative 9 service bureau. The commission shall also be entitled to obtain upon request the 10 services of personnel of and the use of maps or other pertinent materials available 11 to the state commissioner of elections, and to the transportation inventory 12 division of the state department of transportation.

2. The census liaison commission shall:

a. Oversee preparations for and make decisions necessary to conclusion of arrangements with the United States bureau of the census, pursuant to United States public law ninety-four dash one hundred seventy-one (94-171), regarding the plan and form for reporting population data from the 1980 federal decennial census needed by the general assembly to fulfill its constitutional mandate to redistrict the state for election of members of the United States house of representatives and of the general assembly in 1982 and thereafter.

b. Obtain, prepare in appropriate form and provide to the United States bureau of the census such maps of political subdivisions of this state as are necessary to implement the arrangement concluded under paragraph a of this subsection.

c. Have authority to authorize expenditures of reasonable sums for purchase and preparation of maps or copies of maps needed under paragraph b of this

1

2

3

4

5

7

9

10

11

12

13

14

15

16

17 18

19

3

4

5

26 subsection. The costs so incurred shall be paid as provided by section two point 27 twelve (2.12) of the Code.

28 3. This section shall expire December 31, 1980.

Sec. 2. Cities authorized to draw proposed precincts. The council of any city which concludes that it is likely to be necessary or desirable to redraw precincts in that city after the 1980 federal decennial census may cause proposed precinct boundaries to be drawn not later than January 31, 1977, in accordance with all applicable requirements of law except that more recent indicators of population may be used in lieu of data from the 1970 federal decennial census. The proposed precinct boundaries shall be of no current legal force or effect in administration of elections or of any other governmental function, and drawing them shall not constitute a violation of section forty-nine point three (49.3), unnumbered paragraph one (1). Proposed precinct boundaries so drawn may be submitted to the census liaison commission for use in developing a plan and form for reporting of population data from the 1980 federal decennial census for districting purposes.

Nothing in this section shall be construed to commit any city which has prepared proposed precinct boundaries to adopt those boundaries in compliance with sections forty-nine point three (49.3) and forty-nine point seven (49.7) of the Code subsequent to the 1980 federal decennial census, nor to commit the general assembly to follow the proposed precinct boundaries in any redistricting required

after that census.

Approved May 28, 1976

#### CHAPTER 1056

## **OMNIBUS CORRECTIONS**

S. F. 1280

AN ACT relating to correcting erroneous, inconsistent and obsolete sections of the Code, and the duties of the Code editor.

Be It Enacted by the General Assembly of the State of Iowa:

- SECTION 1. Section four point one (4.1), subsection one (1), Code 1975, is 2 amended to read as follows:
- 1. Repeal—effect of. The repeal of a statute, after it becomes effective, does not revive a statute previously repealed, nor affect any right which has accrued, any 5 duty imposed, any penalty incurred, or any proceeding commenced, under or by 6 virtue of the statute repealed.
- SEC. 2. Section eight point five (8.5), Code 1975, is amended by striking 2 subsection four (4).
- 1 SEC. 3. Section fourteen point twenty-one (14.21), Code 1975, is amended by 2 adding the following new unnumbered paragraph:

NEW UNNUMBERED PARAGRAPH. Commencing July 1, 1977, the Code editor shall cause to be compiled, indexed and published in loose leaf form all rules of civil procedure, rules of criminal procedure, rules of appellate procedure, and supreme court rules. The Code editor shall cause to be distributed supplements to the compilation on or before the effective date of either new rules, or amendments to or the repeal of existing rules. All expenses incurred by the Code editor under this paragraph shall be defrayed under the provisions of section

fourteen point twenty-two (14.22) of the Code. There shall be established a price 10